Parker Sabo Swift Sanders Synar Pastor Patterson Sangmeister Tallon Payne (NJ) Sarpalius Tauzin Payne (VA) Taylor (MS) Savage Pease Sawyer Thomas (GA) Thornton Pelosi Saxton Torres Perkins Scheuer Torricelli Peterson (FL) Schiff Schroeder Peterson (MN) Traficant Schumer Unsoeld Pickett Serrano Valentine Pickle Sharp Vento Poshard Shaw Visclosky Price Sikorski Volkmer Rahall Sisisky Walsh Ramstad Skaggs Washington Rangel Skelton Waters Slattery Waxman Ravenel Weiss Ray Slaughter Reed Weldon Smith (FL) Rinaldo Smith (IA) Wheat Smith (NJ) Whitten Roemer Snowe Williams Solarz Wilson Rogers Wise Ros-Lehtinen Spratt Stallings Rose Wolpe Rostenkowski Stark Wyden Rowland Stokes Yates Rovbal Studds Yatron Young (FL) Russo Swett

NOES-124

Allard Hammerschmidt Oxley Allen Packard Hancock Archer Hansen Paxon Penny Armey Hastert Baker Hefley Porter Pursell Ballenger Henry Barrett Herger Quillen Bateman Hobson Regula Holloway Rhodes Bereuter Bliley Hopkins Ridge Boehner Houghton Riggs Ritter Broomfield Hunter Bunning Inhofe Roberts Burton Rohrabacher James Callahan Johnson (CT) Roth Camp Chandler Johnson (TX) Roukema Kasich Santorum Klug Clinger Schaefer Coble Kolbe Schulze Coleman (MO) Sensenbrenner Kvl Combest Cox (CA) Lagomarsino Shays Shuster Lent Lewis (CA) Crane Skeen Smith (OR) Dannemeyer Lewis (FL) DeLay Lightfoot Smith (TX) Dickinson Livingston Spence Doolittle Lowery (CA) Stearns Dornan (CA) Stenholm Marlenee Dreier Stump Edwards (OK) Emerson Sundquist McCandless McCrery Taylor (NC) Ewing McDade Thomas (CA) Fawell McEwen Thomas (WY) Fields McGrath Upton Franks (CT) McMillan (NC) Vander Jagt Gallegly Michel Vucanovich Gekas Miller (OH) Wolf Gillmor Miller (WA) Young (AK) Goodling Molinari Zeliff Goss Moorhead Zimmer Gradison Nichols

NOT VOTING—31

Nussle

Ackerman Gaydos Richardson Barnard Gingrich Solomon Barton Hatcher Staggers Campbell (CO) Hoagland Tanner Clay Coughlin Hvde Towns Ireland Traxler Cunningham Kennedy Walker DeFazio Markey Weber McCollum Dymally Wylie

So the bill was passed.

Grandy

On motion of Mr. KILDEE, pursuant to House Resolution 551, the bill of the Senate (S. 2) to promote the achievement of National Education Goals, to measure progress toward such goals, to develop national education standards and voluntary assessments in accordance with such standards and to en-

courage the comprehensive improvement of America's neighborhood public schools to improve student achievement; was taken from the Speaker's table.

When said bill was considered and read twice.

Mr. KILDEE submitted the following amendment, which was agreed to:

Strike out all after the enacting clause and insert the provisions of H.R. 4323, as passed by the House.

The bill, as amended, was ordered to be read a third time, was read a third time by title, and passed.

By unanimous consent, the title was amended so as to read: "An Act to improve education for all students by restructuring the education system in the States.".

A motion to reconsider the votes whereby said bill, as amended, was passed and the title was amended was, by unanimous consent, laid on the table.

On motion of Mr. KILDEE, pursuant to House Resolution 551, it was,

Resolved. That the House insist upon its amendments to the foregoing bill and request a conference with the Senate on the disagreeing votes of the two Houses thereon.

Ordered, That the Clerk notify the Senate thereof.

By unanimous consent, H.R. 4323, a similar House bill, was laid on the table.

¶101.13 CLERK TO CORRECT ENGROSSMENT

On motion of Mr. KILDEE, by unanimous consent.

Ordered, That in the engrossment of the foregoing amendments to the Senate bill, the Clerk be authorized to correct section numbers, punctuation, cross references, and to make other technical corrections.

$\P 101.14$ FURTHER MESSAGE FROM THE SENATE

A further message from the Senate by Mr. Hallen, one of its clerks, announced that the Senate had passed with amendments in which the concurrence of the House is requested a bill of the House of the following title:

H.R. 2607. An Act to authorize activities under the Federal Railroad Safety Act of 1970 for fiscal years 1992 and 1993, and for other purposes.

The message also announced that pursuant to Public Law 102–325, the Chair, on behalf of the majority leader, appointed Mr. LAUTENBERG from the Committee on Appropriations and Mr. PELL from the Committee on Labor and Human Resources, as members of the National Commission on the Cost of Higher Education.

¶101.15 PROVIDING FOR THE CONSIDERATION OF H.R. 4706

Mr. DERRICK, by direction of the Committee on Rules, reported (Rept. No. 102–840) the resolution (H. Res. 555) providing for the consideration of the bill (H.R. 4706) to amend the Consumer Product Safety Act to extend the au-

thorization of appropriations under that Act, and for other purposes.

When said resolution and report were referred to the House Calendar and ordered printed.

$\P101.16$ H.R. 2144—UNFINISHED BUSINESS

The SPEAKER pro tempore, Mr. McNULTY, pursuant to clause 5, rule I, announced the unfinished business to be the motion to suspend the rules and pass the bill (H.R. 2144) to provide restoration of the Federal trust relationship with and assistance to the terminated tribes of California Indians and the individual members thereof: to extend Federal recognition to certain Indian tribes in California; to establish administrative procedures and guidelines to clarify the status of certain Indian tribes in California; to establish a Federal Commission on policies and programs affecting California Indians; and for other purposes; as amended.

The question being put, viva voce, Will the House suspend the rules and pass said bill, as amended?

The SPEAKER pro tempore, Mr. McNULTY, announced that two-thirds of those present had voted in the affirmative.

So, two-thirds of the Members present having voted in favor thereof, the rules were suspended and said joint resolution, as amended, was passed.

By unanimous consent, the title was amended so as to read: "An Act to restore the Federal trust relationship of the United Auburn Indian Community, to establish the Advisory Council on California Indian Policy, and for other purposes."

A motion to reconsider the votes whereby the rules were suspended and said joint resolution, as amended, was passed and the title was amended was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said bill.

¶101.17 H.J. RES. 454—UNFINISHED BUSINESS

The SPEAKER pro tempore, Mr. McNULTY, pursuant to clause 5, rule I, announced the further unfinished business to be the motion to suspend the rules and pass the joint resolution (H.J. Res. 454) to provide for the expeditious disclosure of records relevant to the assassination of President John F. Kennedy; as amended.

The question being put, viva voce, Will the House suspend the rules and

pass said joint resolution, as amended? The SPEAKER pro tempore, Mr. McNULTY, announced that two-thirds of those present had voted in the affirmative

So, two-thirds of the Members present having voted in favor thereof, the rules were suspended and said joint resolution, as amended, was passed.

A motion to reconsider the vote whereby the rules were suspended and said joint resolution, as amended, was passed was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said bill.